TO:

Mr. Charles L.A. Terreni Chief Clerk/Administrator

P.O. Drawer 11649

S.C. Public Service Commission

Ph:1 803 896 5713/5230; Fax 1803 8965231

FROM: NAME:

BEATRICE WEAVER

ADDRESS: 1253 HARLLEES BRIDGE ROAD, DILLON S.C. 29536

1 843 841 1606 PHONE #: TELEFAX #: 1 843 841 1606

SUBJECT:

Progress Energy

File No: 2004-219-E

DATE:

April 24, 2006

No of Pages: SIX INCLUSIVE

Message:

Under the present circumstances I thought it appropriate to telefax the attached Memoranda to ensure they are timely filed and because I am not certain 1. when I may be able to attend to the matter in the coming week or so. As you know, I had my eyes operated on last April 13th, and again on Friday, April 21, 2006.

Attached is a copy of my Objections to Progress Energy's Proposed Order. I cannot possibly see how the Commission considered the case as depicted in the proposal which contains incorrect facts in any case, and no consideration of my case yet.

- Incidentally, the only manipulation going on in this case, is by Mr. Anthony, with collusion of certain commissioners. I hope the staff are not involved. Mr. Anthony is simply trying to manipulate the Commission into supporting his case before the Dillon Court to which he refers. If the Commission accepts the Proposed Order, it will be denying me administrative relief on the basis of an illegal decision on March 29th, in collusion with Petitioner Progress Energy as discussed in my Memorandum in Support of my Petition. Both have unnecessarily increased the need for and costs of litigation for me. Chances are, the case will be remanded back to the Commission. Progress Energy does not control the Courts the same as it does the Commission and the ORS.
 - Also attached are copies of a Request for Information (pp.2); Additional Request for Documents to Ms. Boyd; Please ensure all parties of interest receive a copy of this communication and attachments.

Thank you.

1253 Harllees Bridge Road Dillon SC 29536

April 24, 2006

Mr. Charles L.A. Terreni Chief Clerk/Administrator P.O. Drawer 11649 S.C. Public Service Commission Ph:1 803 896 5713/5230; Fax 1803 8965231

Dear Mr. Terreni:

Subject: Objection to Proposed Order Filed by Progress

Energy dated April 18, 2006.

Progress Energy File No: 2004-219-E Ref:

This afternoon I received in the mail delivery a copy of Progress Energy's Proposed Order in the subject Docket. The cover letter and mailing are dated Tuesday, April 18, 2006, six days ago.

Accordingly I hereby file this formal Objection to the Proposed Order. A supplemental memorandum supporting this Objection shall be filed on my return from Duke University Medical Hospital later this week. I have an appointment tomorrow.

Meanwhile please be advised that this Objection is filed on the basis of my Petition for Reconsideration, and Rescission, etc. of the Commission's Directive dated April 4, 2006, which I filed with your Office earlier

Additional argumentation is contained in the Memorandum In Support of Objections and Petition for Reconsideration and Rescission of Commission Directive Filed April 4, 2006 that I duly filed this morning before I received a copy of Mr. Anthony's Proposed Order.

A cursory review of the Proposed Order suggests that Mr. Anthony as usual is again looking to the Commission to "rubber stamp" his mis-statements and distortions, if not a fictionalized version of the facts in this case. If the Commission ill-advisedly accepts this version of its March 29th Meeting as depicted by Mr. Anthony, the legitimacy of which I have already questioned in my Petition and Memorandum in Support, then one can only conclude once again, that it truly is a puppet under the undue influence of Progress Energy.

Please note, as stated in the Memorandum, my rebuttals to all of Mr. Anthony's pleadings, papers, etc filed in this case, have not yet been submitted to the Commission. To date the Commission and the staff have only seen one side of the case. It is difficult to see how on earth the Commission can reach the conclusions as depicted by Mr. Anthony without even reviewing my case to date and without the facts.

Moreover, the tenor of the Proposed Order clearly suggests that Mr. Anthony has access to the Commission and that he has knowledge of the proceedings of the March 29th Meeting, that are not available to myself. More to the point, there are clearly ex parte communications involved and I want to know about that.

If there is any relationship between the copy of the Commission's Directive that I have received, and the Progress Energy Proposed Order, then it is either purely coincidental, or Mr. Anthony was present at the Meeting, or he has engaged in fabricating the case, as usual from the outset of this matter.

It has been said that the wheels of justice grind slowly, but that they grind exceedingly fine. That is going to be the case in this matter before the Commission, and if

necessary before the courts.

Mr. Anthony is continuing to try to manipulate the Commission vis a' vis the Dillon Court, and it is not going to work. It is Mr. Anthony who brought the issues before both venues and duplicated the jurisdiction. He is now looking to the Commission to manipulate this case to accommodate his errors, which it has illegally done at the March 29th, Meeting. Mr. Anthony knows beyond any reasonable doubt, that I do not and never have owed his company any money. He has deliberately lied and misconstrued the facts to manipulate the Commission and the Court. Illegally dismissing the case by the Commission will not assist him. Perish the thought.

It should be beneath Mr. Anthony's dignity, and as an Officer of the Court, unbecoming of him to engage in the kind of manipulations, regulatory violations, outright lying and similar unethical practices he has engaged in from the beginning to the present status of this case. It will not end with the Commission.

All of this will become clear when I file my responses and rebuttals to Progress Energy's pleadings either before the Commission or in Court.

Respondent Pro Se

Cc: Parties of record